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APPLICATION NO.	ICATION NO. FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO. CONFIRMATION N		
10/050,754	01/16/2002	Stephen J.H. Owens	CRA1364-505G	2722	
8698	7590 05/21/2003				
•	& GILCREST LLP	EXAMINER			
SUITE 210	PLACE SOUTH	WOO, STELLA L			
DUBLIN, OH	BLIN, OH 43017		ART UNIT	PAPER NUMBER	
			2643		
			DATE MAILED: 05/21/2003		
				. /	

Please find below and/or attached an Office communication concerning this application or proceeding.





Office Action Summary

Application No. 10/050,754 Applicant(s)

Examiner

Stella Woo

Art Unit

2643

Owens et al.

	The N	AILING DATE	of this communicat	ion appears (on the cov	ver she	et with	h the correspondence address
Period 1	for Reply							
					TO EXPIF	₹E	3	MONTH(S) FROM
			S COMMUNICATION S COMM		no event, how	vever, m/	AV a reply	be timely filed after SIX (6) MONTHS from the
mailing	g date of this	communication.	·					30) days will be considered timely.
- If NO	period for repl	ly is specified above,	, the maximum statutory p	period will apply ar	nd will expire	SIX (6) N	MONTHS	from the mailing date of this communication.
- Any re	eply received b	by the Office later th	nan three months after the					DONED (35 U.S.C. § 133). Ny filed, may reduce any
earned Status	I patent term	adjustment. See 37	CFR 1.704(b).					
1) 🗌	Respons	sive to commu	inication(s) filed or	n				
2a) □			2b) [
3) 🗆			_	-				ters, prosecution as to the merits is
J,								o. 11; 453 O.G. 213.
Disposi	ition of Cl	aims						
4) 💢	Claim(s)	1-157		· · · · · · · · · · · · · · · · · · ·				is/are pending in the application.
4	4a) Of the	e above, claim	(s)			<u> </u>		is/are withdrawn from consideration.
5) 🗆	Claim(s)							is/are allowed.
6) 💢	Claim(s)	1-157						is/are rejected.
7) 🗆	Claim(s)							is/are objected to.
8) 🗆	Claims _					_ are	subjec	et to restriction and/or election requirement.
	ation Pape							
9) 🗆	The spe	cification is ob	jected to by the E	examiner.				
10)	The dra	wing(s) filed o	n	is/are	a) 🗆 ac	cepter	d or b)	$)\Box$ objected to by the Examiner.
								eyance. See 37 CFR 1.85(a).
11)	The pro	posed drawing	correction filed o	on		is:	a) 🗌	approved b) \square disapproved by the Examiner.
	If appro	ved, corrected	drawings are requir	red in reply t	o this Offi	ice act	ion.	
12)	The oat	h or declaratio	on is objected to by	y the Exami	ner.			
Priority	under 3!	5 U.S.C. §§ 11	19 and 120					
13)	Acknow	/ledgement is	made of a claim fo	or foreign pr	iority und	der 35	U.S.C	C. § 119(a)-(d) or (f).
a) 🗆	☐ All b)	☐ Some* (c)□ None of:					
	1. 🗆 Ce	ertified copies of	of the priority docu	uments have	e been re	ceivec	.	
	2. 🗆 Ce	ertified copies	of the priority docu	uments have	e been re	ceivec	qA ni t	pplication No
	3. □ Co	pies of the ce	rtified copies of th	ie priority do	ocuments	have	been r 7.2(a))	received in this National Stage
*S	ee the at		d Office action for					
14)	Acknow	/ledgement is	made of a claim fo	or domestic	priority u	inder 3	35 U.S	.C. § 119(e).
a) [☐ The tr	anslation of th	ne foreign language	e provisiona	l applicati	ion ha	s been	received.
15)	Acknow	rledgement is r	made of a claim fo	or domestic	priority u	inder 3	35 U.S.	S.C. §§ 120 and/or 121.
Attachm		<u>.</u>						
_		ences Cited (PTO-89			_			TO-413) Paper No(s).
			wing Review (PTO-948) (PTO-1449) Paper No(s).	2	_		rmal Pater	ent Application (PTO-152)
3) [X) (III	romation Disc	ciosure Statement(s)	(P10-1449) Paper No(s).		6) Other	r:		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-81, 83-88, 90-106, 108-157 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cohn et al. (US 5,740,231, hereinafter "Cohn") in view of Larson et al. (USPN 5,825,854, hereinafter "Larson"), and further in view of Gordon (USPN 5,608,786).

Cohn discloses an electronic communications system comprising:

means for sending messages in accordance with a first communication medium (voice, electronic mail, facsimile, or video; col. 8, lines 45-53);

means for defining a plurality of rules to apply to said messages (a universal database is maintained which stores individual communication profiles; col. 7, line 59 - col. 8, ine 21);

means for applying (media translator 69 converts messages from one media to another in accordance with the user profile record; col. 13, lines 35-40; col. 22, lines 54 - col. 23, line 26); and

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means for retrieving (recipient can retrieve the converted message from the mail facility; col. 7, line 66 - col. 8, line 2).

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Cohn differs from the claims in that it does not specify the user responding to a message using a third communication medium. However, Larson teaches the desirability of allowing a telephone keypad user to immediately reply to a message using the DTMF keypad (col. 1, lines 55-66; col. 4, lines 14-51) such that it would have been obvious to an artisan of ordinary skill to incorporate the immediate reply function of Larson within the multimedia communications system of Cohn in order to allow users to reply to messages which can be received and sent via any of a plurality of communication media (voice, e-mail, fax or video; Cohn, col. 8, lines 45-53).

Cohn further differs from the claims in that it does not specify the system as comprising an access service. However, Gordon teaches the well known use of a commercial access provider (UniPost Access Nodes; Figure 1; col. 4, line 22 - col. 11, line 14) for providing a customized global messaging system in which a user can receive or retrieve messages which have been converted into the format desired by the user such that it would have been obvious to an artisan of ordinary skill to incorporate such well known use of access service providers within the messaging system of Gordon in order to provide distributed, global access to the message service subscribers.

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Regarding claims 4-5, 12-13, Cohn provides for filter-and-forward options based on urgency, subject matter or source (col. 25, lines 35-46; col. 27, line 29 - col. 28, line 34; col. 29, line 35 - col. 30, line 32).

Regarding claims 6 and 14, Cohn provides for store-and-forward operation (col. 28, lines 35-47).

Regarding claims 7 and 15, the sender can label a message as "urgent" (col. 27, lines 59-63) and the recipient can set media preferences (col. 22, lines 54-59).

Regarding claim 8, the rules are stored at and applied by communication system 10 (col. 7, line 62 - col. 8, line 7).

Regarding claims 16-31, Cohn discloses a cross-media communication system (multimedia network-based communications system 10) comprising:

a computer network (communications network 18; col. 7, lines 5-43);

a telephone access interface (a network hub includes an analog connection processor 52 for sending and receiving voice, fax, and modem communications; col. 13, lines 42-64);

an electronic mail gateway (gateway 33 connects with other messaging systems, including electronic mails systems; col. 7, lines 34-43 and digital connection processor 54 collects and distributes e-mail; col. 15, lines 21-41); and

means for accessing electronic mail messages (recipient can access the e-mail messages via telephone; col. 13, lines 35-38; col. 24, lines 1-3, 12-29).

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Method claims 32-81, 83-88, 90-106, 108-157 recite steps which are carried out by the combination of Cohn, Larson and Gordon as described above.

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Regarding claims 111-114, in Cohn, subscribers can access the system via user computer terminals 171 through a customer computer interface system 167 (col. 23, line 66 - col. 24, line 18) and messages can be delivered as compound messages (e.g. e-mail with voice or fax data; col. 26, line 55 - col. 28, line 26).

Regarding claim 39, Cohn provides for connection with an Internet Service Provider mail service (col. 10, lines 14-22; col. 11, lines 11-17; col. 15, lines 24-32; col. 16, lines 17-34).

Regarding claims 40-42, 51-52, 78-81, 83, 93-94, 101-103, 142-157, subscribers can be notified by pager or other telephone number of received mail messages (col. 28, lines 1-8).

3. Claims 82, 89, 107 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Cohn, Larson and Gordon, and further in view of Levac et al. (USPN 5,872,926, hereinafter "Levac").

The combination differs from claims 82, 89, 107 in that although it provide for receiving a mail notification message at a pager (Cohn, col. 28, lines 1-8), it does not specify receiving the actual text of the e-mail message at the pager. However, Levac teaches the desirability of allowing an e-mail recipient to receive the mail text at an alphanumeric pager (col. 5, lines 6-25) such that it would have been obvious to an artisan of ordinary skill to expand the combination by allowing for receipt of e-mail messages at alphanumeric pagers as well, as taught by Levac.

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Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Mulligan et al.(US 5,937,161), Irribarren (US 5,737,395), and Rhee (US 5,524,137) show other multi-media messaging systems.
- 5. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stella Woo whose telephone number is (703) 305-4395. Any general inquiries should be directed to the Customer Service Office at (703) 306-0377.

May 19, 2003

STELLA WOO PRIMARY EXAMINER